

1 THE HONORABLE JAMES L. ROBART
2
3
4
5
6
7
8

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON AT SEATTLE

9 MICROSOFT CORPORATION, a
Washington corporation,

10 Plaintiff,
11
12 v.
13
14 MOTOROLA, INC., MOTOROLA
MOBILITY, INC., and GENERAL
INSTRUMENT CORPORATION,

15 Defendants.
16

NO. 2-10-cv-01823-JLR

[PROPOSED] ORDER GRANTING NON-PARTY SAMSUNG'S RENEWED MOTION TO SEAL

NOTE ON MOTION CALENDAR:
Friday, September 6, 2013

Without Oral Argument

17 This matter having come before the Court on Non-Party Samsung Electronics Co.,
18 Ltd.'s ("Samsung") Renewed Motion to Seal, and the Court having considered the motion
19 papers and the records on file herein, the Court hereby ORDERS that Samsung's Renewed
20 Motion to Seal is GRANTED as follows:

21 1. Pursuant to Local Rule CR 5(g), Samsung has established that compelling
22 reasons exist for sealing the following documents:

23 a. Trial Exhibit 2813, entitled "Confidential Patent License Agreement
24 between Microsoft Corp. and Samsung Elecs. Co., Ltd. (Gutierrez Ex. 1)," and labeled as MS-
25 MOTO_1823_00002244552;

26 b. Trial Exhibit 3163, entitled "Presentation: MMI - Samsung Meeting
(March 23, 2011)," and labeled as MOTM_WASH1823_0054337; and

[PROPOSED] ORDER GRANTING NON-PARTY
SAMSUNG'S RENEWED MOTION TO SEAL - 1 of 3
(2-10-cv-01823 JLR)

GORDON THOMAS HONEYWELL LLP
ONE UNION SQUARE
600 UNIVERSITY, SUITE 2100
SEATTLE, WASHINGTON 98101-4185
(206) 676-7500 - FACSIMILE (206) 676-7575

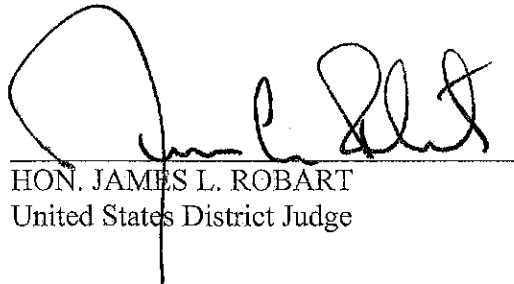
1 c. Trial Exhibit 3238, entitled "Cellular Cross License Agreement
2 between Motorola, Inc. and Samsung Electronics Co., Ltd.," and labeled as
3 MOTM_WASH1823_0025769.

4 2. These documents are confidential and contain trade secret information.
5 Samsung has done nothing to put that information at issue in this case where it is not a party.
6 These documents and any other materials containing trade secret information derived from
7 these documents shall be sealed.

8 3. The courtroom is to be cleared and closed when argument on this topic,
9 testimony on this topic, or these exhibits are discussed.

10 4. If other exhibits or demonstratives containing Samsung's confidential licensing
11 information or summaries of the same are intended to be offered into evidence, the parties are
12 to notify the Court immediately so that it can seal Samsung's confidential licensing
13 information or summaries of the same as well as the courtroom during related testimony.

14 DATED this 6^W day of September, 2013.

15 
16 HON. JAMES L. ROBART
17 United States District Judge
18
19
20
21
22
23
24
25
26

1 Presented by:
2

GORDON THOMAS HONEYWELL LLP

3 By s/ Donald S. Cohen

4 Donald S. Cohen, WSBA No. 12480

dcohen@gth-law.com

5 600 University Street, Suite 2100

6 Seattle, WA 98101

7 Tel: (206) 676-7500

8 Fax: (206) 676-7575

9 -and-

10 ZEINEDDIN PLLC

11 By s/ R. Paul Zeineddin

R. Paul Zeineddin, DC Bar No. 474734,

Pro Hac Vice

paul@zeineddin.com

12 1000 Connecticut Avenue NW, Suite 900

13 Washington, DC 20036

14 Tel: (202) 787-1051

15 Attorneys for Non-Party/Interested Party SAMSUNG
16 ELECTRONICS Co., LTD